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PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: **Takashi Sasabayashi**

Div. of **10/796,783**

Serial No.:

Conf. No.: **1676**

Filed: **03/09/2004**

For: **LIQUID CRYSTAL DISPLAY
AND METHOD OF
MANUFACTURING THE SAME**

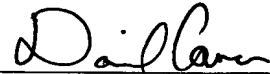
Art Unit: **2871**

Examiner: **Qi, Zhi Qiang**

I hereby certify that this paper is being deposited with the U.S. Postal Service as EXPRESS MAIL in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on this date.

12/12/05

Date


Express Mail No. EL965138590US

**AMENDMENT FOR CORRECTION OF
INVENTORSHIP UNDER 37 C.F.R. § 1.48(b)**

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

Applicants are canceling claims 1-4, 14-23 and 30-40 in this divisional application. The only remaining claims are 5-10, 11-13 and 24-29, which have been renumbered as claims 1-15 in this divisional application.

With the cancellation of the aforementioned claims, a change of inventorship is necessary. One of the joint inventors did not contribute to the subject matter of now pending claims. Accordingly, applicants request that the name of Arihiro TAKEDA be deleted as a joint inventor, as this inventor's contributions are no longer being claimed in the above-named application. Therefore, the only remaining joint inventors in the above-named

application are Takashi SASABAYASHI, Hiroyasu INOUE, Kazuya UEDA, Yoshio KOIKE, Hideaki TSUDA, Yasutoshi TASAKA, Hidefumi YOSHIDA, Kunihiro TASHIRO, Tsuyoshi KAMADA and Kimiaki NAKAMURA.

In fulfillment of the requirements of 37 C.F.R. § 1.48, a check for \$130.00, the fee set forth in 37 C.F.R. § 1.17(h), is also enclosed herein.

Applicants respectfully request entry of this Amendment for Correction of Inventorship because the proper procedures required under 37 C.F.R. § 1.48(b) are believed to have been followed.

Respectfully submitted,

GREER, BURNS & CRAIN, LTD.

By 

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December 12, 2005

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